## **PROOF**

### STATE OF IOWA

## **House Journal**

WEDNESDAY, FEBRUARY 15, 2023

Produced daily by the State of Iowa during the sessions of the General Assembly. (The official bound copy will be available after a reasonable time upon adjournment.)

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#### JOURNAL OF THE HOUSE

Thirty-eighth Calendar Day - Twenty-fourth Session Day

Hall of the House of Representatives Des Moines, Iowa, Wednesday, February 15, 2023

The House met pursuant to adjournment at 8:33 a.m., Wills of Dickinson in the chair.

Prayer was offered by Kira Barker, Clerk for Buck of Polk.

#### PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Olivia Moody, Page from Collins.

The Journal of Tuesday, February 14, 2023, was approved.

#### INTRODUCTION OF BILLS

House File 293, by Wills, a bill for an act relating to programs offered by community colleges that duplicate existing programs provided by private educational institutions or vocational institutions offering a career and technical education program.

Read first time and referred to committee on **Education**.

<u>House File 294</u>, by Wills, a bill for an act relating to the state school foundation program and the calculation of minimum state foundation aid for school districts and including applicability provisions.

Read first time and referred to committee on Education.

<u>House File 295</u>, by Wood, a bill for an act relating to considerations required before a county board of supervisors leases, purchases, or constructs a facility or building.

Read first time and referred to committee on Local Government.

<u>House File 296</u>, by Wills, a bill for an act relating to the regulation of short-term rental properties by counties and cities.

Read first time and referred to committee on Local Government.

<u>House File 297</u>, by Ingels, a bill for an act relating to the statewide preschool program by modifying certain funding provisions and including applicability provisions.

Read first time and referred to committee on **Education**.

<u>House File 298</u>, by Dieken, a bill for an act relating to a study of the negative effects of environmental contaminants on human fertility and the human endocrine system.

Read first time and referred to committee on **Health and Human** Services.

<u>House File 299</u>, by Dieken, a bill for an act relating to entering property for surveying purposes, and providing penalties.

Read first time and referred to committee on Judiciary.

<u>House File 300</u>, by Kurth, Croken, Staed, Bagniewski, James, and Wilburn, a bill for an act relating to the sale of water to persons outside the state, and making penalties applicable.

Read first time and referred to committee on Natural Resources.

<u>House File 301</u>, by Dieken, a bill for an act concerning penalties relating to drug paraphernalia and certain traffic offenses, providing penalties, and making penalties applicable.

Read first time and referred to committee on **Public Safety**.

<u>House File 302</u>, by Kurth, Croken, Staed, Levin, and James, a bill for an act relating to electric vehicle chargers in residential garages.

Read first time and referred to committee on State Government.

<u>House File 303</u>, by Sherman, a bill for an act relating to powers and duties applicable to state of disaster emergencies and public health disasters.

Read first time and referred to committee on **State Government**.

House File 304, by Kurth, Croken, Staed, Levin, Bagniewski, James, and Wilburn, a bill for an act creating a used electric vehicle tax credit available against the individual and corporate income taxes, and including applicability provisions.

Read first time and referred to committee on Ways and Means.

<u>House File 305</u>, by committee on Judiciary, a bill for an act relating to the use of inventory checklists upon commencement and termination of residential tenancies, and including applicability provisions.

Read first time and placed on the calendar.

#### ADOPTION OF HOUSE RESOLUTION 4

Windschitl of Harrison called up for consideration <u>House</u> <u>Resolution 4</u>, a resolution designating a hypertrophic cardiomyopathy awareness day and promoting efforts to educate people about hypertrophic cardiomyopathy.

Latham of Franklin moved the adoption of <u>House Resolution 4</u>.

The motion prevailed and the resolution was adopted.

On motion by Windschitl of Harrison, the House was recessed at 8:46 a.m., until the conclusion of the Republican caucus.

#### AFTERNOON SESSION

The House reconvened at 2:43 p.m., Wills of Dickinson in the chair.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on February 15, 2023, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 133</u>, a bill for an act relating to refund payments made in connection with motor vehicle debt cancellation coverage.

Also: That the Senate has on February 15, 2023, passed the following bill in which the concurrence of the House is asked:

Senate File 183, a bill for an act relating to the maximum employment age for certain city public safety positions, and including effective date provisions.

W. CHARLES SMITHSON, Secretary

Windschitl of Harrison asked and received unanimous consent for the immediate consideration of <u>Senate File 181</u>.

#### CONSIDERATION OF BILLS Ways and Means Calendar

Senate File 181, a bill for an act relating to property taxes and income taxes by modifying the calculation of assessment limitations for certain property, amending provisions relating to certain tax withholding requirements and tax credits, and including effective date and retroactive applicability provisions, with report of committee recommending amendment and passage, was taken up for consideration.

Jacoby of Johnson offered amendment  $\underline{H-1020}$  filed by him and moved its adoption.

Roll call was requested by Jacoby of Johnson and Konfrst of Polk.

On the question "Shall amendment <u>H-1020</u> be adopted?" (S.F. 181)

The ayes were, 36:

Abdul-Samad	Amos Jr.	Baeth	Bagniewski
Brown-Powers	Buck	Cahill	Cooling
Croken	Ehlert	Forbes	Gaines
Gjerde	Isenhart	Jacoby	James
Judge	Konfrst	Kressig	Kurth
Levin	Madison	Matson	Meyer, B.
Nielsen	Olson	Scheetz	Scholten
Srinivas	Staed	Steckman	Turek
Wessel-Kroeschell	Wilburn	Wilson	Zabner

The nays were, 63:

Andrews	Bergan	Best	Bloomingdale
Boden	Bossman	Bradley	Carlson
Cisneros	Collins	Determann	Deyoe
Dieken	Dunwell	Fisher	Fry
Gehlbach	Gerhold	Golding	Graber

Grassley, Spkr. Gustoff Harris Gustafson Hayes Henderson Holt Hora Jeneary Ingels Johnson Jones Kaufmann Kniff McCulla Latham Lohse Lundgren Meggers Meyer, A. MohrMoore Nordman Osmundson Mommsen Sexton Sherman Shipley Sieck Siegrist Sorensen Stoltenberg Stone Thompson, M. Thompson, P. Thomson Vondran Wheeler Wilz Windschitl Wood Wills, Wulf Young Presiding

Absent or not voting, 1:

Rinker

Amendment H-1020 lost.

Kaufmann of Cedar moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 181)

The ayes were, 86:

Abdul-Samad Bagniewski Andrews Baeth Bloomingdale Best Boden Bergan Bossman Bradley Brown-Powers Buck Carlson Collins Cahill Cisneros Cooling Croken Determann Deyoe Dieken Dunwell Fisher Fry Golding Gaines Gehlbach Gerhold Graber Grassley, Spkr. Gustafson Gustoff Harris Hayes Henderson HoltIngels Hora Isenhart James Johnson Jeneary Jones Judge Kaufmann Kniff McCulla Konfrst Kressig Madison Latham Lohse Lundgren Matson Meggers Meyer, A. Meyer, B. Mohr Mommsen Moore Nordman OsmundsonOlson Sherman Sexton Shipley Sieck Sorensen Siegrist Srinivas Staed Stoltenberg Stone Thompson, M. Thompson, P. Thomson Turek Vondran Wheeler Wilson Wilz Windschitl Wood Wulf Young Zabner Wills, Presiding

The nays were, 13:

Amos Jr. Ehlert Forbes Gjerde Jacoby Kurth Levin Nielsen

Scheetz Scholten Steckman Wessel-Kroeschell

Wilburn

Absent or not voting, 1:

Rinker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Grassley in the chair at 3:02 p.m.

House File 205, a bill for an act relating to the distribution of certain barrel tax revenues collected on beer, was taken up for consideration.

Sexton of Calhoun moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 205)

The ayes were, 98:

Abdul-Samad Baeth Amos Jr. Andrews Bagniewski Bloomingdale Bergan Best Boden Bossman Bradley **Brown-Powers** Buck Cahill Carlson Cisneros Collins Cooling Croken Determann Deyoe Dieken Dunwell Ehlert Fisher Forbes Fry Gaines Gerhold Gjerde Golding Gehlbach Graber Gustafson Gustoff Harris Hayes Henderson Holt Hora Ingels Isenhart Jacoby James Jeneary Johnson Jones Judge Kniff McCulla Kaufmann Konfrst Kressig Kurth Latham Levin Lundgren Madison Matson Meggers Meyer, A. MohrMoore Meyer, B. Mommsen Nielsen Nordman Olson Osmundson Scheetz Scholten Sexton Sherman Shipley Siegrist Sorensen Sieck Srinivas Staed Steckman Stoltenberg

Stone Thompson, M. Thompson, P. Thomson Turek Vondran Wessel-Kroeschell Wheeler Wilburn Wills Wilson Wilz Windschitl Wood Wulf Young Zabner Speaker Grassley

The nays were, none.

Absent or not voting, 2:

Lohse Rinker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 206, a bill for an act relating to the assessment of property containing certain aboveground storage tanks and including effective date and retroactive applicability provisions, was taken up for consideration.

Sexton of Calhoun moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 206)

The ayes were, 92:

Abdul-Samad Andrews Bagniewski Amos Jr. Boden Bergan Best Bloomingdale Bossman Bradley Brown-Powers Buck Collins Cahill Carlson Cisneros Cooling Croken Determann Deyoe Dieken Dunwell Ehlert Fisher Forbes Gehlbach FryGaines Gerhold Golding Graber Gustafson Gustoff Henderson Harris Hayes Holt Hora Ingels James Jeneary Johnson Jones Judge Kniff McCulla Kaufmann Konfrst Kressig Kurth Latham Levin Lundgren Madison Matson Meggers Meyer, A. Meyer, B. Mohr Mommsen Moore Nordman Olson Osmundson Scheetz Scholten Sexton Sherman Shipley Srinivas Sieck Siegrist Sorensen Staed Steckman Stoltenberg Stone

Turek Thompson, M. Thompson, P. Thomson Vondran Wessel-Kroeschell Wheeler Wills Wilson Wilz Wood Windschitl Wulf Young Zabner Speaker Grassley

The nays were, 6:

Baeth Gjerde Isenhart Jacoby

Nielsen Wilburn

Absent or not voting, 2:

Lohse Rinker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### Regular Calendar

<u>House File 203</u>, a bill for an act authorizing certain persons to administer the final field test of an approved driver education course, was taken up for consideration.

#### SENATE FILE 157 SUBSTITUTED FOR HOUSE FILE 203

Wood of Taylor asked and received unanimous consent to substitute Senate File 157 for House File 203.

<u>Senate File 157</u>, a bill for an act authorizing certain persons to administer the final field test of an approved driver education course, was taken up for consideration.

Wood of Taylor moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 157)

The ayes were, 96:

Abdul-Samad Amos Jr. Andrews Baeth Bagniewski Bergan Bloomingdale Best Bradley Brown-Powers Boden Bossman Buck Cahill Carlson Cisneros Collins Cooling Croken Determann

Dieken Dunwell Ehlert Deyoe Fisher Forbes Fry Gaines Gehlbach Gerhold Graber Golding Gustafson Gustoff Hayes Harris Henderson Holt Hora Ingels Jacoby James Jeneary Isenhart Johnson Judge Kaufmann Jones Kniff McCulla Konfrst Kressig Kurth Lundgren Latham Levin Lohse Madison Matson Meggers Meyer, A. Meyer, B. Mohr Moore Mommsen Nielsen Nordman Osmundson Scheetz Scholten Sexton Sherman Shipley Sieck Siegrist Staed Sorensen Steckman Stoltenberg Stone Thompson, M. Thompson, P. Thomson Turek Vondran Wessel-Kroeschell Wheeler Wilburn Wills Wilson Wilz Windschitl Wood Wulf Young Zabner Speaker Grassley

The nays were, 3:

Gjerde Olson Srinivas

Absent or not voting, 1:

Rinker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### Ways and Means Calendar

House File 207, a bill for an act relating to the assessment and taxation of certain sanitary sewage and storm water drainage property and including effective date and retroactive applicability provisions, was taken up for consideration.

Harris of Appanoose moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 207)

The ayes were, 99:

Amos Jr. Baeth Abdul-Samad Andrews Bloomingdale Bagniewski Bergan Best Boden Bossman Bradley **Brown-Powers** Buck Cahill Carlson Cisneros Collins Cooling Croken Determann Deyoe Dieken Dunwell Ehlert Fisher Forbes Gaines Fry Gehlbach Gerhold Gjerde Golding Gustoff Graber Gustafson Harris Hayes Henderson Holt Hora Ingels Isenhart Jacoby James Johnson Judge Jeneary Jones Kniff McCulla Kaufmann Konfrst Kressig Kurth Latham Levin Lohse Lundgren Meggers Madison Matson Meyer, A. Meyer, B. Mohr Mommsen Moore Nielsen Nordman Olson Osmundson Scheetz Scholten Sexton Sherman Shipley Sieck Siegrist Steckman Sorensen Srinivas Staed Stoltenberg Thompson, M. Thompson, P. Stone Thomson Turek Vondran Wessel-Kroeschell Wheeler Wilburn Wills Wilson Wilz Windschitl Wood Wulf Young Zabner Speaker Grassley

The nays were, none.

Absent or not voting, 1:

Rinker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### Regular Calendar

<u>House File 204</u>, a bill for an act relating to motor vehicles that traverse certain railroad grade crossings against a gate or signal, and providing penalties, was taken up for consideration.

Wulf of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 204)

The ayes were, 99:

Abdul-Samad Andrews Baeth Amos Jr. Bagniewski Bergan Best Bloomingdale Boden Bossman Bradley **Brown-Powers** Buck Cahill Carlson Cisneros Collins Determann Cooling Croken Deyoe Dieken Dunwell Ehlert Fisher Forbes Fry Gaines Gehlbach Gerhold Gjerde Golding Graber Gustafson Gustoff Harris Hayes Henderson Holt Hora Ingels Isenhart Jacoby James Jeneary Johnson Jones Judge Kaufmann Kniff McCulla Konfrst Kressig Kurth Latham Levin Lohse Lundgren Madison Meggers Matson Meyer, A. Meyer, B. MohrMommsen Moore Nielsen Nordman Olson Osmundson Scheetz Scholten Sexton Sherman Shipley Sieck Siegrist Sorensen Srinivas Staed Steckman Thompson, M. Thompson, P. Stoltenberg Stone Thomson Wessel-Kroeschell Turek Vondran Wills Wheeler Wilburn Wilson Wood Wulf  $\operatorname{Wilz}$ Windschitl Young Zabner Speaker Grassley

The nays were, none.

Absent or not voting, 1:

Rinker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 216, a bill for an act relating to paternity in certain actions before the juvenile court, was taken up for consideration.

Nordman of Guthrie in the chair at 3:18 p.m.

Wheeler of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

#### On the question "Shall the bill pass?" (H.F. 216)

The ayes were, 99:

Abdul-Samad Amos Jr. Andrews Baeth Bagniewski Bloomingdale Bergan Best Boden Bossman Bradley **Brown-Powers** Buck Cahill Carlson Cisneros Collins Cooling Croken Determann Deyoe Dieken Dunwell Ehlert Fisher Forbes Gaines Fry Gehlbach Gerhold Gjerde Golding Graber Grassley, Spkr. Gustafson Gustoff Harris Hayes Henderson HoltHora Ingels Isenhart Jacoby James Jeneary Johnson Jones Kniff McCulla Konfrst Judge Kaufmann Kressig Kurth Latham Levin Lohse Lundgren Madison Matson Meggers Meyer, A. Meyer, B. Mohr Mommsen Moore Nielsen Olson Osmundson Scheetz Scholten Sexton Sherman Shipley Sieck Siegrist Sorensen Srinivas Staed Steckman Stoltenberg Thompson, P. Stone Thompson, M. Thomson Turek Vondran Wessel-Kroeschell Wheeler Wilburn Wills Wilson Wilz Windschitl Wood Wulf Young Zabner Nordman, Presiding

The nays were, none.

Absent or not voting, 1:

Rinker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### ADOPTION OF HOUSE RESOLUTION 7

Osmundson of Clayton called up for consideration <u>House</u> <u>Resolution 7</u>, as follows, and moved its adoption:

HOUSE RESOLUTION 7 BY COMMITTEE ON ETHICS (SUCCESSOR TO HSB 77)

- 1 A Resolution relating to the code of ethics of the
- 2 House of Representatives for the Ninetieth General
- 3 Assembly.

- 4 BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That
- 5 the House Code of Ethics shall be as follows:
- 6 HOUSE CODE OF ETHICS
- 7 PREAMBLE. Every legislator and legislative employee
- 8 has a duty to uphold the integrity and honor of the
- 9 general assembly, to encourage respect for the law
- 10 and for the general assembly, and to observe the house
- 11 code of ethics. The members and employees of the house
- 12 have a responsibility to conduct themselves so as to
- 13 reflect credit on the general assembly, and to inspire
- 14 the confidence, respect, and trust of the public. The
- 15 following rules are adopted pursuant to chapter 68B of
- 16 the Code, to assist the members and employees in the
- 17 conduct of their activities:
- 18 1. DEFINITIONS. The definitions of terms provided
- 19 in chapter 68B of the Code apply to the use of those
- 20 terms in these rules.
- 21 2. ECONOMIC INTEREST OF MEMBER OR EMPLOYEE OF
- 22 HOUSE.
- 23 a. Economic or investment opportunity. A member
- 24 or employee of the house shall not solicit or accept
- 25 economic or investment opportunity under circumstances
- 26 where the member or employee knows, or should know,
- 27 that the opportunity is being afforded with the intent

- 1 to influence the member's or employee's conduct in
- 2 the performance of official duties. If a member
- 3 or employee of the house learns that an economic
- 4 or investment opportunity previously accepted was
- 5 offered with the intent of influencing the member's or
- 6 employee's conduct in the performance of the official
- 7 duties, the member or employee shall take steps to
- 8 divest that member or employee of that investment or
- 9 economic opportunity, and shall report the matter
- 10 in writing to the chairperson of the house ethics
- 11 committee.
- 12 b. Excessive charges for services, goods, or
- 13 property interests. A member or employee of the
- 14 house shall not charge to or accept from a person
- 15 known to have a legislative interest, a price, fee,
- 16 compensation, or other consideration for the sale or
- 17 lease of any property or the furnishing of services
- 18 which is in excess of that which the member or employee
- 19 would ordinarily charge another person.
- 20 c. Use of confidential information. A member or
- 21 employee of the house, in order to further the member's
- 22 or employee's own economic interests, or those of any
- 23 other person, shall not disclose or use confidential
- 24 information acquired in the course of the member's or
- 25 employee's official duties. For the purpose of this

- 26 rule, information disclosed in open session at a public
- 27 meeting and information that is a public record is not
- 28 confidential information.
- d. *Employment*. A member or employee of the house
- 30 shall not accept employment, either directly or

- 1 indirectly, from a political action committee. A
- 2 member of the house shall not act as a paid lobbyist
- 3 for any organization. However, this paragraph shall
- 4 not prohibit a member or employee of the house from
- 5 working for a candidate's committee, a political
- 6 party's action committee, or a political action
- 7 committee which does not expressly advocate the
- 8 nomination, election, or defeat of a candidate for
- 9 public office in this state or expressly advocate the
- 10 passage or defeat of a ballot issue in this state and
- 11 which is not interested in issues before the general
- 12 assembly.
- For the purpose of this rule, a political action
- 14 committee means a committee, but not a candidate's
- 15 committee, which accepts contributions, makes
- 16 expenditures, or incurs indebtedness in the aggregate
- 17 of more than one thousand dollars in any one calendar
- 18 year to expressly advocate the nomination, election, or
- 19 defeat of a candidate for public office or to expressly
- 20 advocate the passage or defeat of a ballot issue or for
- 21 the purpose of influencing legislative action.
- e. Solicitation of employment as lobbyist. A member
- 23 or employee of the house shall not solicit employment
- 24 on behalf of the member or employee, or on behalf of
- 25 another legislator or employee, as a lobbyist while the
- 26 general assembly is in session.
- f. Certain goods or services. A member or employee
- 28 of the house shall not solicit or obtain goods or
- 29 services from another person under circumstances where
- 30 the member or employee knows or should know that the

- 1 goods or services are being offered or sold with the
- 2 intent to influence the member's or employee's conduct
- 3 in the performance of official duties. If a member
- 4 or employee of the house is afforded goods or services
- 5 by another person at a price that is not available to
- 6 other members or classes of members of the general
- 7 public or is afforded goods or services that are not 8 available to other members or classes of members
- 9 of the general public by another person where the
- 10 member or employee knows or should know that the other
- 11 person intends to influence the member's or employee's

- 12 official conduct, the member or employee shall not take
- 13 or purchase the goods or services.
- 14 3. APPEARANCE BEFORE STATE AGENCY. A member or
- 15 employee of the house may appear before a state agency
- 16 in any representation case but shall not act as a
- 17 lobbyist with respect to the passage, defeat, approval,
- 18 veto, or modification of any legislation, rule, or
- 19 executive order. Whenever a member or employee of
- 20 the house appears before a state agency, the member
- 21 or employee shall carefully avoid all conduct which
- 22 might in any way lead members of the general public
- 23 to conclude that the member or employee is using the
- 24 member's or employee's official position to further the
- 25 member's or employee's professional success or personal
- 26 financial interest.
- 4. CONFLICTS OF INTEREST. In order for the general
- 28 assembly to function effectively, members of the house
- 29 may be required to vote on bills and participate in
- 30 committee work which will affect their employment and

- 1 other areas in which they may have a monetary interest.
- 2 Action on bills and committee work which furthers a
- 3 member's specific employment, specific investment, or
- 4 other specific interest, as opposed to the interests of
- 5 the public in general or the interests of a profession,
- 6 trade, business, or other class of persons, shall be
- 7 avoided. In making a decision relative to a member's
- 8 activity on particular bills or in committee work, the
- 9 following factors should be considered:
- 10 a. Whether a substantial threat to the member's
- 11 independence of judgment has been created by the
- 12 conflict situation.
- 13 b. The effect of the member's participation on
- 14 public confidence in the integrity of the general
- 15 assembly.
- 16 c. Whether the member's participation is likely to
- 17 have any significant effect on the disposition of the
- 18 matter.
- 19 d. The need for the member's particular
- $20\,$  contribution, such as special knowledge of the subject
- $21\,$  matter, to the effective functioning of the general
- 22 assembly.
- 23 If a member decides not to participate in committee 24 work or to abstain from voting because of a possible
- 24 work or to abstain from voting because of a pos
- 25 conflict of interest, the member should disclose
- 26 this fact to the legislative body. The member shall
- $27\,$  not vote on any question in which the member has an
- 28 economic interest that is distinguishable from the
- 29 interests of the general public or a substantial class
- 30 of persons.

- 1 5. STATUTORY REQUIREMENTS. Members and employees
- 2 of the house shall comply with the requirements
- 3 contained in chapters 68B (Government Ethics and
- 4 Lobbying), 721 (Official Misconduct), and 722 (Bribery
- 5 and Corruption), and sections 2.18 (Contempt) and 711.4
- 6 (Extortion) of the Code.
- 6. CHARGE ACCOUNTS. Members and employees of the
- 8 house shall not charge any amount or item to a charge
- 9 account to be paid for by a lobbyist or any client of a
- 10 lobbyist.
- 11 7. TRAVEL EXPENSES. A member or employee of the
- 12 house shall not charge to the state of Iowa amounts
- 13 for travel and expenses unless the member or employee
- 14 actually has incurred those mileage and expense costs.
- $15\,$  Members or employees shall not file the vouchers for
- $16\,$  weekly mileage reimbursement required by section 2.10,
- 17 subsection 1 of the Code, unless the travel expense was
- 18 actually incurred.
- 19 A member or employee of the house shall not file
- 20 a claim for per diem compensation for a meeting of
- 21 an interim study committee or a visitation committee
- 22 unless the member or employee attended the meeting.
- 23 However, the speaker may waive this provision and allow
- 24 a claim to be filed if the member or employee attempted
- 25 to attend the meeting but was unable to do so because
- 26 of circumstances beyond the member's or employee's
- 27 control.
- 28 8. GIFTS ACCEPTED OR RECEIVED. Members and
- 29 employees of the house shall comply with the
- 30 restrictions relating to the receipt or acceptance

- 1 of gifts contained in section 68B.22 of the Code.
- 2 The sponsor of a function under section 68B.22,
- 3 subsection 4, paragraph "s", shall electronically
- 4 file a registration with the chief clerk of the house
- 5 five days prior to the function disclosing the name of
- 6 the sponsor, and the date, time, and location of the
- 7 function. The sponsor shall also electronically file a
- 8 report of expenditures as required pursuant to section
- 9 68B.22, subsection 4, paragraph "s".
- 10 9. HONORARIA RESTRICTIONS. Members and employees
- 11 of the house shall comply with the restrictions
- 12 relating to the receipt of honoraria contained in
- 13 section 68B.23 of the Code.
- 14 10. DISCLOSURE REQUIRED. Each member of the
- 15 house and the chief clerk of the house shall file the
- 16 personal financial disclosure statements required under
- 17 section 68B.35 of the Code by February 15 of each year

- 18 for the prior calendar year.
- 19 11. HARASSMENT —— SEXUAL HARASSMENT —— RETALIATION.
- 20 Members and employees of the house shall not engage in
- 21 conduct which constitutes harassment, including sexual
- 22 harassment as defined in section 19B.12 of the Code, or
- 23 retaliation, or conduct that is prohibited pursuant to
- 24 any harassment policy adopted by the house committee
- 25 on administration and rules. Harassment is a form of
- 26 discrimination based on any protected basis, including
- 27 race, color, national origin, religion, sex, pregnancy,
- 28 physical or mental disability, age, marital status,
- 29 veteran status, gender identity, sexual orientation,
- 30 or any other characteristic protected by law, including

- 1 the federal Civil Rights Act of 1964, the federal Age
- 2 Discrimination in Employment Act of 1967, the federal
- 3 Americans with Disabilities Act of 1990, and chapter
- 4 216 of the Code. Harassment of an individual based
- 5 on any protected basis is unlawful if submission to
- 6 or rejection of such conduct by an individual is made
- 7 the basis for an employment decision affecting the
- 8 individual or if such conduct is sufficiently severe
- 9 or pervasive to create a hostile work environment.
- 10 Members and employees of the house shall not engage
- 11 in conduct which constitutes unlawful harassment
- 12 or discrimination based on any protected basis, or
- 13 retaliation for reporting harassment or discrimination,
- 14 threatening to report harassment or discrimination,
- 15 or participating in a harassment or discrimination
- 16 investigation.
- 17 12. COMPLAINTS.
- 18 a. Filing of complaint. Complaints may be filed by
- 19 any person believing that a member or employee of the
- 20 house, a lobbyist, or a client of a lobbyist is guilty
- 21 of a violation of the house code of ethics, the joint
- 22 rules governing lobbyists, or chapter 68B of the Code.
- 23 b. Complaints by committee. The ethics committee 24 may initiate a complaint on its own motion. Committee
- 25 complaints may be initiated by the committee as a
- 26 result of a committee investigation or as a result of
- 27 receipt of any complaint or other information that does
- 28 not meet the requirements of these rules regarding the
- 29 form of a complaint but that contains allegations that
- 30 would form the basis for a valid complaint.

- 1 c. Form and contents of complaint. A complaint
- 2 shall be in writing.
- 3 Complaint forms shall be available from the chief

- 4 clerk of the house, but a complaint shall not be
  5 rejected for failure to use the approved form if it
  6 complies with the requirements of these rules. The
  7 complaint shall contain a certification made by the
  8 complainant, under penalty of perjury, that the facts
  9 stated in the complaint are true to the best of the
  10 complainant's knowledge.
- 11 To be valid, a complaint shall allege all of the 12 following:
- 13 (1) Facts, that if true, establish a violation of 14 a provision of chapter 68B of the Code, the house code 15 of ethics, or joint rules governing lobbyists for which 16 penalties or other remedies are provided.
- 17 (2) That the conduct providing the basis for the 18 complaint occurred within three years of the filing of 19 the complaint.
- 20 (3) That the party charged with a violation is 21 a party subject to the jurisdiction of the ethics 22 committee.
- d. Confidentiality of complaint. The identity of the parties and the contents of the complaint shall be confidential until the time that the committee chairperson and ranking member determine under paragraph "f" that the complaint is sufficient as to form, unless either the complainant or the party charged in the complaint makes the identity of the parties, or the information contained in the complaint,

- $1\,$  public. The chief clerk of the house and the committee
- 2 chairperson and ranking member may communicate
- 3 confidentially with appropriate legislative staff
- 4 during any stage of the complaint process.
- 5 e. Notice of complaint. Upon receipt of the
- 6 complaint, the chief clerk of the house shall promptly
- 7 notify the chairperson and ranking member of the
- 8 ethics committee that a complaint has been filed and
- 9 provide both the chairperson and the ranking member
- 10 with copies of the complaint and any supporting
- 11 information. Within two working days, the chief clerk
- 12 shall send notice, either by personal delivery or by
- $13\,$  certified mail, return receipt requested, to the person
- 14 or persons alleged to have committed the violation,
- 15 along with a copy of the complaint and any supporting
- 16 information. The notice to the accused person shall
- 17 contain a request that the person submit a written
- 18 response to the complaint within ten working days of
- 19 the date that the notice was sent by the chief clerk.
- 20 At the request of the accused person, the committee may
- 21 extend the time for the response, not to exceed ten
- 22 additional calendar days. A response to a complaint

- 23 shall not be confidential.
- f. Hearing regarding validity of complaint. The
- 25 committee chairperson and the ranking member shall
- 26 review the complaint and supporting information to
- 27 determine whether the complaint meets the requirements
- 28 as to form. If the complaint is deficient as to form,
- 29 the complaint shall be returned to the complainant
- 30 with instructions indicating the deficiency. If the

- 1 complaint is in writing, is sufficient as to form,
- 2 and contains the appropriate certification, as soon
- 3 as practicable, the chairperson shall call a meeting
- 4 of the committee to review the complaint to determine
- 5 whether the complaint meets the requirements for
- 6 validity and whether the committee should take action
- 7 on the complaint pursuant to paragraph "g" or whether
- 8 the committee should request that the chief justice
- 9 of the supreme court appoint an independent special
- 10 counsel to conduct an investigation to determine
- 11 whether probable cause exists to believe that a
- 12 violation of the house code of ethics, joint rules
- 13 governing lobbyists, or chapter 68B of the Code, has
- 14 occurred. The sufficiency as to form determination
- 15 and the valid complaint requirements determination
- 16 shall be based solely upon the original complaint and
- 17 the response to the complaint. Additional documents
- 18 or responses shall not be filed by the parties or
- 19 otherwise considered by the committee prior to a
- 20 validity determination. The committee shall not
- 21 receive or consider oral testimony in support of or
- 22 against a validity determination.
- If the committee finds that a complaint does not
- 24 meet the content requirements for a valid complaint,
- 25 the committee shall dismiss the complaint and notify
- 26 both the complainant and the party alleged to have
- 27 committed the violation of the dismissal and the
- 28 reasons for dismissal. A dismissal for failure to meet
- 29 the formal requirements for the filing of a complaint
- 30 shall be without prejudice and the complainant may

- 1 refile the complaint at any time within three years
- 2 of the date that the alleged violation took place. If
- 3 the dismissal is based upon a failure to allege facts
- 4 and circumstances necessary for a valid complaint, the
- 5 dismissal shall be with prejudice and the party shall
- 6 not be permitted to file a complaint based upon the
- 7 same facts and circumstances.
- g. Action on undisputed complaint. If the committee

- 9 determines a complaint is valid and determines no
- 10 dispute exists between the parties regarding the
- 11 material facts that establish a violation, the
- 12 committee may take action on the complaint under this
- 13 paragraph without requesting the appointment of an
- 14 independent special counsel.
- 15 The committee may do any of the following:
- 16 (1) Issue an admonishment to advise against the
- 17 conduct that formed the basis for the complaint and to
- 18 exercise care in the future.
- 19 (2) Issue an order to cease and desist the conduct
- $20\,$  that formed the basis for the complaint.
- 21 (3) Make a recommendation to the house that
- 22 the person subject to the complaint be censured or
- $23\ \ reprimanded.$
- 24 h. Request for appointment of independent special
- 25 counsel. If, after review of the complaint and any
- 26 response made by the party alleged to have committed
- 27 the violation, the committee determines that the
- 28 complaint meets the requirements for form and content
- 29 and the committee has not taken action under paragraph
- 30 "g", the committee shall request that the chief justice

- 1 of the supreme court appoint independent special
- 2 counsel to investigate the matter and determine whether
- 3 probable cause exists to believe that a violation of
- 4 chapter 68B of the Code, the house code of ethics, or
- 5 the joint rules governing lobbyists has occurred.
- i. Receipt of report of independent special counsel.
- 7 The report from the independent special counsel
- 8 regarding probable cause to proceed on a complaint
- 9 shall be filed with the chief clerk of the house.
- 10 Upon receipt of the report of the independent special
- 11 counsel, the chief clerk shall notify the chairperson
- 12 of the filing of the report and shall send copies of
- 13 the report to the members of the ethics committee. As
- 14 soon as practicable after the filing of the report, the
- 15 chairperson shall schedule a public meeting for review
- 16 of the report. The purpose of the public meeting
- 17 shall be to determine whether the complaint should be
- 18 dismissed, whether a formal hearing should be held on
- 19 the complaint, or whether other committee action is
- 20 appropriate. The complainant and the person alleged to
- 21 have committed the violation shall be given notice of
- 22 the public meeting, shall have the right to be present
- 23 at the public meeting, and may, at the discretion
- 24 of the committee, present testimony in support of or
- 25 against the recommendations contained in the report.
- 26 If the committee determines that the matter should
- 27 be dismissed, the committee shall cause an order to

- 28 be entered dismissing the matter and notice of the
- 29 dismissal shall be given to the complainant and the
- 30 party alleged to have committed the violation. If

- 1 the committee determines that the complaint should be
- 2 scheduled for formal hearing, the committee shall issue
- 3 a charging statement which contains the charges and
- 4 supporting facts that are to be set for formal hearing
- 5 and notice shall be sent to the complainant and the
- 6 accused person.
- The notice shall include a statement of the nature
- 8 of the charge or charges, a statement of the time and
- place of hearing, a short and plain statement of the
- 10 facts asserted, and a statement of the rights of the
- 11 accused person at the hearing.
- j. Formal hearing. Formal hearings shall be public
- 13 and conducted in the manner provided in section 68B.31,
- 14 subsection 8 of the Code. At a formal hearing the
- 15 accused shall have the right to be present and to
- 16 be heard in person and by counsel, to cross-examine
- 17 witnesses, and to present evidence. Members of
- 18 the committee shall also have the right to question
- 19 witnesses.
- 20 The committee may require, by subpoena or otherwise,
- 21 the attendance and testimony of witnesses and the
- 22 production of such books, records, correspondence,
- 23 memoranda, papers, documents, and any other things it
- 24 deems necessary to the conduct of the inquiry.
- 25 Evidence at the formal hearing shall be received
- 26 in accordance with rules and procedures applicable to
- 27 contested cases under chapter 17A of the Code.
- The committee chairperson, or the vice chairperson
- 29 or ranking member in the absence of the chairperson,
- 30 shall preside at the formal hearing and shall rule on

- 1 the admissibility of any evidence received. The ruling
- 2 of the chairperson may be overturned by a majority
- 3 vote of the committee. Independent special counsel
- 4 shall present the evidence in support of the charge
- 5 or charges. The burden shall be on the independent
- 6 special counsel to prove the charge or charges by clear
- 7 and convincing evidence. Upon completion of the formal
- 8 hearing, the committee shall adopt written findings
- 9 of fact and conclusions concerning the merits of the
- 10 charges and make its report and recommendation to the
- 11 house.
- k. Disqualification of member. Members of the 12
- 13 committee may disqualify themselves from participating

- 14 in any investigation of the conduct of another person
- 15 upon submission of a written statement that the member
- 16 cannot render an impartial and unbiased decision
- 17 in a case. A member may also be disqualified by a
- 18 unanimous vote of the remaining eligible members of the
- 19 committee.
- 20 A member of the committee is ineligible to
- 21 participate in committee meetings, as a member of the
- 22 committee, in any proceeding relating to the member's
- 23 own official conduct.
- 24 If a member of the committee is disqualified or
- 25 ineligible to act, the majority or minority leader who
- 26 appointed the member shall appoint a replacement member
- 27 to serve as a member of the committee during the period
- 28 of disqualification or ineligibility.
- 29 l. Recommendations by the committee. The committee
- 30 shall recommend to the house that the complaint be

- $1\,$  dismissed, or that one or more of the following be
- 2 imposed:
- 3 (1) That the member or employee of the house
- 4 or lobbyist or client of a lobbyist be censured or
- 5 reprimanded, and the recommended appropriate form of
- 6 censure or reprimand be used.
- 7 (2) That the member of the house be suspended or
- 8 expelled from membership in the house and required
- 9 to forfeit the member's salary for that period, the
- 10 employee of the house be suspended or dismissed from
- 11 employment, or that the lobbyist's or lobbyist's
- 12 client's lobbying privileges be suspended.
- 13. COMMUNICATIONS WITH ETHICS COMMITTEE. After a
- 14 complaint has been filed or an investigation has been
- 15 initiated, a party to the complaint or investigation
- 16 shall not communicate, or cause another to communicate,
- 17 as to the merits of the complaint or investigation with
- 18 a member of the committee, except under the following
- 19 circumstances:
- 20 a. During the course of any meetings or other
- $21\,$  official proceedings of the committee regarding the
- 22 complaint or investigation.
- 23 b. In writing, if a copy of the writing is
- 24 delivered to the adverse party or the designated
- 25 representative for the adverse party.
- 26 c. Orally, if adequate prior notice of the
- 27 communication is given to the adverse party or the
- 28 designated representative for the adverse party.
- 29 d. As otherwise authorized by statute, the house
- 30 code of ethics, joint rules governing lobbyists, or

- 1 vote of the committee.
- 14. PERMANENT RECORD. The chief clerk of the house
- 3 shall maintain a permanent record of all complaints
- 4 filed and any corresponding committee action. The
- $5\,$  permanent record shall be prepared by the ethics
- 6 committee and shall contain the date the complaint
- 7 was filed, name and address of the complainant, name
- 8 and address of the accused person, a brief statement
- 9 of the charges made, any evidence received by the
- 10 committee, any transcripts or recordings of committee
- 11 action, and ultimate disposition of the complaint. In
- 12 recording the ultimate disposition of a complaint that
- 13 is dismissed, the information shall include whether
- 14 the complaint was dismissed due to formal insufficiency
- 15 or due to a failure to meet the content requirements
- 16 of a valid complaint. Except as provided in rule
- 17 12, paragraph "d", the chief clerk shall keep each
- 18 complaint confidential until public disclosure is made
- 19 by the ethics committee.
- 15. MEETING AUTHORIZATION. The house ethics
- 21 committee is authorized to meet at the discretion of
- 22 the committee chairperson in order to conduct hearings
- 23 and other business that properly may come before it.
- 24 If the committee submits a report seeking house action
- 25 against a member or employee of the house or lobbyist
- 26 after the second regular session of a general assembly
- 27 has adjourned sine die, the report shall be submitted
- 28 to and considered by the subsequent general assembly.
- 16. ADVISORY OPINIONS.
- 30 a. Requests for formal opinions. A request for a

- 1 formal advisory opinion may be filed by any person who
- 2 is subject to the authority of the ethics committee.
- 3 The ethics committee may also issue a formal advisory
- 4 opinion on its own motion, without having previously
- 5 received a formal request for an opinion, on any issue
- 6 that is within the jurisdiction of the committee.
- 7 Requests shall be filed with either the chief clerk of
- 8 the house or the chairperson of the ethics committee.
- b. Form and contents of requests. A request for 10 a formal advisory opinion shall be in writing and
- 11 may pertain to any subject matter that is related to
- 12 application of the house code of ethics, the joint
- 13 rules governing lobbyists, or chapter 68B of the
- 14 Code to any person who is subject to the authority of 15 the ethics committee. Requests shall contain one or
- 16 more specific questions and shall relate either to 17 future conduct or be stated in the hypothetical. A
- 18 request for an advisory opinion shall not specifically

- 19 name any individual or contain any other specific
- 20 identifying information, unless the request relates
- 21 to the requester's own conduct. However, any request
- 22 may contain information which identifies the kind
- 23 of individual who may be affected by the subject
- $24\,$  matter of the request. Examples of this latter kind
- $25\,$  of identifying information may include references to
- 26 conduct of a category of individuals, such as but not
- 27 limited to conduct of legislators, legislative staff,
- 28 or lobbyists.
- 29 c. Confidentiality of formal requests and opinions.
- 30 Requests for formal opinions are not confidential and

- 1 any deliberations of the committee regarding a request
- 2 for a formal opinion shall be public. Opinions issued
- 3 in response to requests for formal opinions are not
- 4 confidential, shall be in writing, and shall be placed
- 5 on file in the office of the chief clerk of the house.
- 6 Persons requesting formal opinions shall personally
- 7 receive a copy of the written formal opinion that is
- 8 issued in response to the request.
- 17. PERSONAL FINANCIAL DISCLOSURE FORM. The
- 10 following form shall be used for disclosure of economic
- 11 interests under these rules and section 68B.35 of the
- 12 Code:
- 13 STATEMENT OF ECONOMIC INTERESTS
- 14 Name:\_\_\_\_
- 15 (Last) (First) (Middle Initial)
- 16 Address:\_
- 17 (Street Address, Apt.#/P.O. Box)
- 18
- 19 (City)(State)(Zip)
  20 Phone:(Home) / (Business) / -
- 21 \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*
- 22 This form is due each year on or before February 15.
- 23 The reporting period is the most recently completed
- 24 calendar year. An amended form shall be filed if a
- 25 change in business, occupation, or profession reported
- 26 in Division I of the form has occurred. The amended
- 27 form shall include the date the change took effect and
- 28 must be filed within thirty days of the first day of
- 29 the change in employment or engagement necessitating
- 30 the amended form. If the date of the change occurs

- 1 between January 1 and February 15, the change shall be
- 2 included in the filing due February 15.
- 3 In completing Division III of this form, if your
- 4 percentage of ownership of an asset is less than 100

5 percent, multiply your percentage of ownership by the 6 total revenue produced to determine if you have reached the \$1,000 threshold. 8 Do not report income received by your spouse or 9 other family members. In completing this form, if insufficient space is 10 11 provided for your answer, you may attach additional 12 information/answers on full-size sheets of paper. Division I. Business, Occupation, or Profession. 13 List each business, occupation, or profession in 15 which you are engaged, the nature of the business if 16 not evident, and your position or job title. No income 17 threshold or time requirement applies. 18 Examples: 19 If you are employed by an individual, state the name 20 of the individual employer, the nature of the business, 21 and your position. If you are self-employed and are not incorporated 23 or are not doing business under a particular business 24 name, state that you are self-employed, the nature of 25 the business, and your position. 26 If you own your own corporation, are employed by a 27 corporation, or are doing business under a particular 28 business name, state the name and nature of the 29 business or corporation and your position. 30 1\_ PAGE 21 2 3 4 5 6 Division II. Commissions from Sales of Goods or 7 Services to Political Subdivisions. This part is to be completed only by Legislators. 8 9 If you received income in the form of a commission 10 from the sale of goods or services to a political 11 subdivision, state the name of the purchasing political 12 subdivision. The amount of commission earned is not 13 required to be listed. 14 1 15 2 3\_ 16 17 4 18 19 Division III. Sources of Gross Income. 20 21 In each one of the following categories list each 22 source which produces more than \$1,000 in annual gross 23 income, if the revenue produced by the source was

- $24\,$  subject to federal or state income taxes last year.
- 25 List the nature or type of each company, business, 26 financial institution, corporation, partnership, or
- 27 other entity which produces more than \$1,000 of annual
- $28\,$  gross income. Neither the amount of income produced
- 29 nor value of the holding is required to be listed in
- 30 any of the items.

1	A. Securities: State the nature of the business of				
2	any company in which you hold stock, bonds, or other				
3	pecuniary interests that generate more than \$1,000				
4					
5	holdings in a single company are deemed received from a				
6	single source.				
7	bingle bourse.				
8					
9					
10					
11					
12					
13	B. Instruments of Financial Institutions: State				
14	the types of institutions in which you hold financial				
15	instruments, such as certificates of deposit, savings				
16	accounts, etc., that produce annual gross income in				
17	excess of \$1,000, e.g., banks, savings and loans, or				
18	credit unions.				
19	credit unions.				
20					
$\frac{20}{21}$					
$\frac{21}{22}$					
22 23					
24 25					
	C. Trusts: State the nature or type of any trust				
26	from which you receive more than \$1,000 of gross income				
27	annually.				
28					
29					
30					
D٨	GE 23				
ıΛ	GE 25				
1					
2					
3					
4	D. Real Estate: State the general nature of real				
5	estate interests that generate more than \$1,000 of				
6	gross income annually, e.g., residential leasehold				
7	interest or farm leasehold interest. The size or				
	location of the property interest is not required to be				
	listed.				
9	nsieu.				

E. Retirement Systems: S	State the name of each
	ation or company that pays
ou more than \$1,000 annua	ally in retirement benefits.
F. Other Income Categori	es Specified in State and
ederal Income Tax Regulat	-
E 24	

The motion prevailed and the resolution was adopted.

<u>House File 232</u>, a bill for an act relating to probate proceedings, including fiduciary and trustee duties, and including applicability provisions, was taken up for consideration.

Gustoff of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 232)

The ayes were, 99:

Abdul-Samad	Amos Jr.	Andrews	Baeth
Bagniewski	Bergan	Best	Bloomingdale
Boden	Bossman	Bradley	Brown-Powers
Buck	Cahill	Carlson	Cisneros
Collins	Cooling	Croken	Determann
Devoe	Dieken	Dunwell	Ehlert
Fisher	Forbes	Fry	Gaines

Gerhold Golding Gehlbach Gjerde Graber Grassley, Spkr. Gustafson Gustoff Henderson Holt Harris Hayes Jacoby Hora Ingels Isenhart James Jeneary Johnson Jones Kaufmann Kniff McCulla Konfrst Judge Kressig Kurth Latham Levin Lohse Lundgren Madison Matson Meggers Meyer, B. Meyer, A. Mohr Mommsen Moore Nielsen Olson Osmundson Scheetz Scholten Sexton Sherman Shipley Sieck Siegrist Sorensen Srinivas Staed Steckman Stoltenberg Thompson, M. Thompson, P. Stone Wessel-Kroeschell Thomson Turek Vondran Wheeler Wilburn Wills Wilson Wilz Windschitl Wood Wulf Young Zabner Nordman, Presiding

The nays were, none.

Absent or not voting, 1:

Rinker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

<u>House File 243</u>, a bill for an act relating to insurance coverage for covered individuals for the treatment of autism spectrum disorder, was taken up for consideration.

Lundgren of Dubuque moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 243)

The ayes were, 99:

Abdul-Samad Amos Jr. Andrews Baeth Bagniewski Bergan Best Bloomingdale Boden Bradley **Brown-Powers** Bossman Buck Cahill Carlson Cisneros Collins Cooling Croken Determann Deyoe Dieken Dunwell Ehlert Forbes Fisher Fry Gaines

Gehlbach Gerhold Golding Gierde Graber Grassley, Spkr. Gustafson Gustoff Henderson Harris Hayes Holt Jacoby Hora Ingels Isenhart James Jeneary Johnson Jones Kaufmann Kniff McCulla Konfrst Judge Kressig Kurth Latham Levin Lohse Lundgren Madison Matson Meggers Meyer, B. Meyer, A. Mohr Mommsen Moore Nielsen Olson Osmundson Scheetz Scholten Sexton Sherman Shipley Sieck Siegrist Sorensen Srinivas Staed Steckman Stoltenberg Thompson, M. Thompson, P. Stone Wessel-Kroeschell Thomson Turek Vondran Wheeler Wilburn Wills Wilson Wilz Windschitl Wood Wulf Young Zabner Nordman, Presiding

The nays were, none.

Absent or not voting, 1:

Rinker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 7

Stone of Winnebago called up for consideration <u>House Concurrent</u> <u>Resolution 7</u>, a concurrent resolution relating to the joint rules governing lobbyists of the Senate and House of Representatives for the Ninetieth General Assembly.

# SENATE CONCURRENT RESOLUTION 3 SUBSTITUTED FOR HOUSE CONCURRENT RESOLUTION 7

Stone of Winnebago asked and received unanimous consent to substitute <u>Senate Concurrent Resolution 3</u> for <u>House Concurrent Resolution 7</u>.

Stone of Winnebago called up for consideration <u>Senate</u> <u>Concurrent Resolution 3</u>, as follows, and moved its adoption:

#### SENATE CONCURRENT RESOLUTION 3 BY COMMITTEE ON ETHICS (SUCCESSOR TO SSB 1074)

- 1 A Concurrent Resolution relating to the joint rules
- 2 governing lobbyists of the Senate and House of
- 3 Representatives for the Ninetieth General Assembly.
- 4 BE IT RESOLVED BY THE SENATE, THE HOUSE OF
- 5 REPRESENTATIVES CONCURRING, That the joint rules
- 6 governing lobbyists of the Senate and House of
- 7 Representatives for the Eighty-ninth Ninetieth General
- 8 Assembly shall be as follows:
- 9 JOINT RULES GOVERNING LOBBYISTS
- 10 Rule 1
- 11 DEFINITIONS
- 12 As used in these rules, "client", "gift",
- 13 "honoraria" or "honorarium", "immediate family member",
- 14 and "lobbyist" have the meaning provided in chapter
- 15 68B of the Code. As used in these rules, the term
- 16 "political action committee" means a committee, but not
- 17 a candidate's committee, which accepts contributions,
- 18 makes expenditures, or incurs indebtedness in the
- 19 aggregate of more than one thousand dollars in any one
- 20 calendar year to expressly advocate the nomination,
- 21 election, or defeat of a candidate for public office
- 22 or to expressly advocate the passage or defeat of
- 23 a ballot issue or influencing legislative action,
- 24 or an association, lodge, society, cooperative,
- 25 union, fraternity, sorority, educational institution,
- 26 civic organization, labor organization, religious
- 27 organization, or professional or other organization

- 1 which makes contributions in the aggregate of more
- 2 than one thousand dollars in any one calendar year
- 3 to expressly advocate the nomination, election, or
- 4 defeat of a candidate for public office or to expressly
- 5 advocate the passage or defeat of a ballot issue or
- 6 influencing legislative action.
- 7 Rule 2
- 8 REGISTRATION REQUIRED
- 9 1. All lobbyists shall register with the chief
- 10 clerk of the house and secretary of the senate on or
- 11 before the day their lobbying activity begins. In
- 12 addition, the lobbyist shall file with the chief clerk
- 13 of the house and secretary of the senate a statement
- 14 of the general subjects of legislation in which the
- 15 lobbyist is or may be interested, and a declaration
- 16 of the numbers of the bills and resolutions and the
- 17 bill number of study bills, if known, which will be
- 18 lobbied, whether the lobbyist intends to lobby for or
- 19 against each bill, resolution, or study bill, if known,

- 20 and on whose behalf the lobbyist is lobbying the bill,
- 21 resolution, or study bill.
- 2. A declaration on a bill, resolution, or study
- 23 bill shall be filed prior to the lobbyist advocating
- 24 for or against the bill, resolution, or study bill
- 25 or stating that the lobbyist's client is undecided.
- 26 If such a prior declaration is impracticable, a
- 27 declaration shall be made within one working day
- 28 of the commencement of advocating for or against
- 29 the bill, resolution, or study bill or stating that
- 30 the lobbyist's client is undecided. A change to a

- 1 declaration for a bill, resolution, or study bill shall
- 2 be filed within one working day of when the change
- 3 becomes effective.
- 3. Registration expires upon the commencement of
- 5 the next regular session of the general assembly,
- 6 except that the chief clerk of the house and secretary
- 7 of the senate may adopt and implement a reasonable
- preregistration procedure in advance of each regular
- 9 session during which persons may register for that
- 10 session and the following legislative interim.
- 4. If a lobbyist's service on behalf of a
- 12 particular employer, client, or cause is concluded
- 13 prior to the end of the calendar year, the lobbyist may
- 14 cancel the registration on appropriate forms supplied
- 15 by the chief clerk of the house and the secretary
- 16 of the senate. Upon cancellation of registration, a
- 17 lobbyist is prohibited from engaging in any lobbying
- 18 activity on behalf of that particular employer, client,
- 19 or cause until reregistering and complying with these
- 20 rules. A lobbyist's registration is valid for only one
- 21 session of a general assembly.
- 5. If a registered lobbyist represents more than
- 23 one employer, client, or cause and the lobbyist's
- 24 services are concluded on behalf of a particular
- 25 employer, client, or cause after the lobbyist registers
- 26 but before the first day of the next legislative
- 27 session, the lobbyist shall file an amendment to the
- 28 lobbyist's registration indicating which employer,
- 29 client, or cause is no longer represented by the
- 30 lobbyist and the date upon which the representation
- PAGE 4
- 1 concluded.
- 6. If a lobbyist is retained by one or more
- 3 additional employers, clients, or causes after the
- 4 lobbyist registers but before the first day of the
- 5 next legislative session, the lobbyist shall file an

- 6 amendment to the lobbyist's registration indicating the
- 7 employer, client, or cause to be added and the date
- 8 upon which the representation begins.
- 9 7. Amendments to a lobbyist's registration
- 10 regarding changes which occur during the time that the
- 11 general assembly is in session shall be filed within
- 12 one working day after the date upon which the change in
- 13 the lobbyist's representation becomes effective.
- 14 Rule 3
- 15 ELECTRONIC FILING
- 16 A lobbyist or client of a lobbyist required to
- 17 file information with the chief clerk of the house
- 18 or the secretary of the senate is required to make
- 19 such filings in an electronic format as directed by
- 20 the chief clerk of the house and the secretary of the
- 21 senate.
- 22 Rule 4
- 23 LOBBYIST'S CLIENT REPORTING
- 24 1. Each lobbyist's client shall file the reports
- 25 required under section 68B.38 with the chief clerk of
- 26 the house or the secretary of the senate.
- 27 2. For purposes of this rule, and the report
- 28 required under section 68B.38, "lobbying purposes"
- 29 include but are not limited to the following:
- a. Time spent by the lobbyist at the state capitol

- 1 building commencing with the first day of a legislative
- 2 session and ending with the day of final adjournment of
- 3 each legislative session as indicated by the journals
- 4 of the house and senate.
- 5 b. Time spent by the lobbyist attending meetings or
- 6 hearings which results in the lobbyist communicating
- 7 with members of the general assembly or legislative
- 8 employees about current or proposed legislation.
- 9 c. Time spent by the lobbyist researching and
- 10 drafting proposed legislation with the intent to submit
- 11 the legislation to a member of the general assembly or
- 12 a legislative employee.
- 13 d. Time spent by the lobbyist actually
- 14 communicating with members of the general assembly
- 15 and legislative employees about current or proposed
- 16 legislation.
- 17 Rule 5
- 18 GOVERNMENT OFFICIALS OPPOSITION LOBBYING
- 19 Federal, state, and local officials who wish to
- 20 lobby in opposition to their departments, commissions,
- 21 boards, or agencies must indicate such on their
- 22 lobbyist registration statements.
- 23 Rule 6
- 24 PUBLIC ACCESS

- 25 All information filed by a lobbyist or a client
- 26 of a lobbyist pursuant to chapter 68B of the Code is
- 27 a public record and open to public inspection at any
- 28 reasonable time.
- 29 Rule 7
- 30 CHARGE ACCOUNTS

- 1 Lobbyists and clients of lobbyists shall not allow
- 2 members to charge any amounts or items to a charge
- 3 account to be paid for by those lobbyists or clients of
- 4 lobbyists.
- 5 Rule 8
- 6 MEMBERSHIP CONTRIBUTIONS
- 7 A lobbyist or client of a lobbyist shall not
- 8 pay for membership in or contributions to clubs or
- 9 organizations on behalf of a member.
- 10 Rule 9
- 11 FEE OR BONUS PROHIBITED
- 12 A fee or bonus shall not be paid to any lobbyist
- 13 with reference to any legislative action that is
- 14 conditioned wholly or in part upon the results attained
- 15 by the lobbyist.
- 16 Rule 10
- 17 OFFERS OF ECONOMIC OR INVESTMENT OPPORTUNITY
- 1. A lobbyist, an employer or client of a lobbyist,
- 19 or a political action committee shall not offer
- 20 economic or investment opportunity or promise of
- 21 employment to any member with intent to influence
- 22 conduct in the performance of official duties.
- 23 2. A lobbyist shall not take action intended to
- $24\,$  negatively affect the economic interests of a member.
- 25 For purposes of this rule, supporting or opposing a
- $26\,$  candidate for office or supporting or opposing a bill,
- $27\,$  amendment, or resolution shall not be considered to
- $28\,$  be action intended to negatively affect the economic
- 29 interests of a member.
- 30 Rule 11

- 1 PERSONAL OR FINANCIAL OBLIGATION
- 2 A lobbyist shall not do anything with the purpose of
- 3 placing a member under personal or financial obligation
- 4 to a lobbyist or a lobbyist's principal or agent.
- 5 Rule 12
- 6 ATTEMPTS TO CREATE ADDITIONAL EMPLOYMENT
- 7 A lobbyist shall not cause or influence the
- 8 introduction of any bill or amendment for the purpose
- 9 of being employed to secure its passage or defeat.

- 10 Rule 13
- CAMPAIGN SUPPORT
- 12 A lobbyist shall not influence or attempt to
- 13 influence a member's actions by the promise of
- 14 financial support for the member's candidacy or threat
- 15 of financial support for an opposition candidate. A
- 16 lobbyist shall not make a campaign contribution to a
- 17 member or to a member's candidate's committee during
- 18 the time that the general assembly is in session.
- 19
- COMMUNICATION WITH MEMBER'S EMPLOYER PROHIBITED 20
- 21 A lobbyist shall not communicate with a member's
- 22 employer for the purpose of influencing a vote of the
- 23 member.
- 24 Rule 15
- 25 EXCESS PAYMENTS
- A lobbyist shall not pay or agree to pay to a member
- 27 a price, fee, compensation, or other consideration for
- 28 the sale or lease of any property or the furnishing of
- 29 services which is substantially in excess of that which
- 30 other persons in the same business or profession would

- 1 charge in the ordinary course of business.
- Rule 16
- PROHIBITION AGAINST GIFTS
- 1. A lobbyist or client of a lobbyist shall not,
- 5 directly or indirectly, offer or make a gift or series
- 6 of gifts to any member or full-time permanent employee
- 7 of the house or senate or the immediate family members
- 8 of a member or full-time permanent employee of the
- 9 house or senate except as otherwise provided in section
- 10 68B.22 of the Code. A lobbyist or client of a lobbyist
- 11 who intends or plans to give a nonmonetary item, other 12 than food or drink consumed in the presence of the
- 13 donor, which does not have a readily ascertainable
- 14 value, to a member or full-time permanent employee of
- 15 the house or senate, prior to giving or sending the
- 16 item to the member or employee, shall seek approval
- 17 of the item from the chief clerk of the house or the
- 18 secretary of the senate, as applicable. A lobbyist or
- 19 client of a lobbyist who seeks approval of an item from
- 20 the chief clerk of the house or the secretary of the
- 21 senate shall submit the item and evidence of the value
- 22 of the item at the time that approval is requested.
- 2. A lobbyist shall inform each of the lobbyist's
- 24 clients of the requirements of section 68B.22 of the
- 25 Code and of the responsibility to seek approval prior
- 26 to giving or sending a nonmonetary item which does not
- 27 have a readily ascertainable value to a member or a
- 28 full-time permanent employee of the house or senate.

- 29 Rule 17
- 30 FINANCIAL TRANSACTIONS

- 1 1. A lobbyist shall not, directly or indirectly,
- $2\,$  make a loan to a member or to an employee of the house
- 3 or senate
- 4 2. A loan prohibited under this rule does not
- 5 include a loan made in the ordinary course of business
- 6 of a lobbyist if the primary business of the lobbyist
- 7 is something other than lobbying, if consideration of
- 8 equal or greater value is received by the lobbyist,
- 9 and if fair market value is given or received for the
- 10 benefit conferred.
- 11 Rule 18
- 12 HONORARIA RESTRICTIONS
- 13 A lobbyist or client of a lobbyist shall not pay
- 14 an honorarium to a member or employee of the house or
- 15 senate for a speaking engagement or other formal public
- 16 appearance in the official capacity of the member or
- 17 employee except as otherwise provided in section 68B.23
- 18 of the Code.
- 19 Rule 19
- 20 COMPLAINTS
- 21 The procedures for complaints and enforcement of
- 22 these rules shall be the same as those provided in the
- 23 house or senate code of ethics.
- 24 Rule 20
- 25 PROCEDURES AND FORMS
- 26 The chief clerk of the house and the secretary of
- 27 the senate, subject to the approval of the house or
- 28 senate ethics committee, as applicable, shall prescribe
- 29 procedures for compliance with these rules, and shall
- 30 prepare forms for the filing of complaints and make

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- 1 them available to any person.
- 2 Rule 21
- 3 EFFECTIVE PERIOD
- 4 These rules governing lobbyists and clients of
- 5 lobbyists shall be in effect throughout the calendar
- 6 year, whether or not the general assembly is in
- 7 session.
- 8 Rule 22
- 9 ADDITIONAL RULES
- The senate and the house of representatives may
- 11 adopt rules relating to the activities of lobbyists in
- 12 the senate rules and house rules that supplement these
- 13 joint rules.

The motion prevailed and the resolution was adopted.

House File 248, a bill for an act relating to electric power generating facility emission plans and projects, and including effective date and applicability provisions, was taken up for consideration.

Wills of Dickinson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 248)

The ayes were, 75:

Abdul-Samad	Andrews	Bergan	Best
Bloomingdale	Boden	Bossman	Bradley
Buck	Cahill	Carlson	Collins
Cooling	Croken	Determann	Deyoe
Dieken	Dunwell	Ehlert	Fisher
Forbes	Fry	Gaines	Gehlbach
Gerhold	Golding	Graber	Grassley, Spkr.
Gustafson	Gustoff	Harris	Hayes
Henderson	Holt	Hora	Ingels
Jacoby	Jeneary	Johnson	Jones
Judge	Kaufmann	Kniff McCulla	Konfrst
Latham	Lohse	Lundgren	Meggers
Meyer, A.	Mohr	Mommsen	Moore
Nielsen	Osmundson	Sexton	Sherman
Shipley	Sieck	Siegrist	Sorensen
Stoltenberg	Stone	Thompson, M.	Thompson, P.
Thomson	Turek	Vondran	Wheeler
Wills	Wilz	Windschitl	Wood
Wulf	Young	Nordman,	
		Presiding	

The nays were, 24:

Amos Jr.	Baeth	Bagniewski	Brown-Powers
Cisneros	Gjerde	Isenhart	James
Kressig	Kurth	Levin	Madison
Matson	Meyer, B.	Olson	Scheetz
Scholten	Srinivas	Staed	Steckman
Wessel-Kroeschell	Wilburn	Wilson	Zabner

Absent or not voting, 1:

Rinker

<u>House File 257</u>, a bill for an act relating to third-party testers who administer the knowledge and driving skills tests required for a commercial learner's permit or commercial driver's license, was taken up for consideration.

Sorensen of Adair moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 257)

The ayes were, 79:

Bagniewski	Bergan	$\operatorname{Best}$
Boden	Bossman	Bradley
Buck	Cahill	Carlson
Collins	Cooling	Determann
Dieken	Dunwell	Ehlert
Forbes	Fry	Gaines
Gerhold	Golding	Graber
Gustafson	Gustoff	Harris
Henderson	Holt	Hora
Isenhart	Jeneary	Johnson
Judge	Kaufmann	Kniff McCulla
Latham	Levin	Lohse
Meggers	Meyer, A.	Meyer, B.
Mommsen	Moore	Osmundson
Sherman	Shipley	Sieck
Sorensen	Stoltenberg	Stone
Thompson, P.	Thomson	Turek
Wheeler	Wills	Wilson
Windschitl	Wood	Wulf
Zabner	Nordman,	
	Presiding	
	Buck Collins Dieken Forbes Gerhold Gustafson Henderson Isenhart Judge Latham Meggers Mommsen Sherman Sorensen Thompson, P. Wheeler Windschitl	Boden Bossman Buck Cahill Collins Cooling Dieken Dunwell Forbes Fry Gerhold Golding Gustafson Gustoff Henderson Holt Isenhart Jeneary Judge Kaufmann Latham Levin Meggers Meyer, A. Mommsen Moore Sherman Shipley Sorensen Stoltenberg Thompson, P. Thomson Wheeler Wills Windschitl Wood Zabner Nordman,

The nays were, 20:

Abdul-Samad	Amos Jr.	Baeth	Croken
Gjerde	Jacoby	James	Konfrst
Kurth	Madison	Matson	Nielsen
Olson	Scheetz	Scholten	Srinivas
Staed	Steckman	Wessel-Kroeschell	Wilburn

Absent or not voting, 1:

Rinker

House File 250, a bill for an act relating to the application for a certificate of franchise authority applicable to the provision of video services and including effective date provisions, was taken up for consideration.

Lohse of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 250)

The ayes were, 99:

Abdul-Samad Amos Jr. Andrews Baeth Bagniewski Bergan Best Bloomingdale Boden Bossman Bradley **Brown-Powers** Carlson Cahill Buck Cisneros Collins Croken Cooling Determann Deyoe Dieken Dunwell Ehlert Fisher Forbes Gaines Fry Gehlbach Gerhold Gierde Golding Grassley, Spkr. Gustoff Graber Gustafson Holt Harris Hayes Henderson Ingels Jacoby Hora Isenhart James Jeneary Johnson Jones Judge Kaufmann Kniff McCulla Konfrst Kressig Kurth Latham Levin Lohse Lundgren Madison Matson Meggers Meyer, A. Meyer, B. Mohr Mommsen Moore Nielsen Olson Osmundson Scheetz Scholten Sexton Sherman Shipley Sieck Siegrist Sorensen Srinivas Staed Steckman Thompson, P. Stoltenberg Thompson, M. Stone Thomson Turek Vondran Wessel-Kroeschell Wheeler Wilburn Wills Wilson Wilz Windschitl Wood Wulf Nordman, Young Zabner Presiding

The nays were, none.

Absent or not voting, 1:

#### Rinker

<u>House File 258</u>, a bill for an act relating to commercial driver's licenses and commercial learner's permits, including compliance with federal regulations, and making penalties applicable, was taken up for consideration.

Dunwell of Jasper moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 258)

The ayes were, 99:

Abdul-Samad Amos Jr. Andrews Baeth Bagniewski Bergan Best Bloomingdale Boden Bossman Bradley **Brown-Powers** Cahill Carlson Cisneros Buck Collins Croken Cooling Determann Deyoe Dieken Dunwell Ehlert Fisher Forbes Gaines Fry Gehlbach Gerhold Gierde Golding Grassley, Spkr. Gustoff Graber Gustafson Holt Harris Hayes Henderson Ingels Isenhart Jacoby Hora James Jeneary Johnson Jones Judge Kaufmann Kniff McCulla Konfrst Kressig Kurth Latham Levin Lohse Lundgren Madison Matson Meggers Meyer, A. Meyer, B. Mohr Mommsen Moore Nielsen Olson Scholten Sexton Osmundson Scheetz Siegrist Sherman Shipley Sieck Sorensen Srinivas Staed Steckman Thompson, P. Stoltenberg Thompson, M. Stone Thomson Turek Vondran Wessel-Kroeschell Wilson Wheeler Wilburn Wills Wilz Windschitl Wood Wulf Nordman, Young Zabner Presiding

The nays were, none.

Absent or not voting, 1:

Rinker

House File 259, a bill for an act relating to matters under the purview of the department of veterans affairs, including county commissions of veteran affairs and cemetery expenditures, was taken up for consideration.

Andrews of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 259)

The ayes were, 99:

Abdul-Samad Amos Jr. Andrews Baeth Bagniewski Bergan Best Bloomingdale Boden Bossman Bradley **Brown-Powers** Cahill Carlson Cisneros Buck Collins Croken Cooling Determann Deyoe Dieken Dunwell Ehlert Fisher Forbes Gaines Fry Gehlbach Gerhold Gierde Golding Grassley, Spkr. Gustoff Graber Gustafson Holt Harris Hayes Henderson Ingels Isenhart Jacoby Hora James Jeneary Johnson Jones Judge Kaufmann Kniff McCulla Konfrst Kressig Kurth Latham Levin Lohse Lundgren Madison Matson Meggers Meyer, A. Meyer, B. Mohr Mommsen Moore Nielsen Olson Osmundson Scheetz Scholten Sexton Siegrist Sherman Shipley Sieck Sorensen Srinivas Staed Steckman Thompson, P. Stoltenberg Thompson, M. Stone Thomson Turek Vondran Wessel-Kroeschell Wheeler Wilburn Wills Wilson Wilz Windschitl Wood Wulf Nordman, Young Zabner Presiding

The nays were, none.

Absent or not voting, 1:

#### Rinker

## LEAVE OF ABSENCE

Leave of absence was granted during voting as follows:

Rinker of Des Moines

#### IMMEDIATE MESSAGES

Windschitl of Harrison asked and received unanimous consent that the following bills be immediately messaged to the Senate: House Files 204, 205, 206, 207, 216, 232, 243, 248, 250, 257, 258, 259, Senate Files 157 and 181 and Senate Concurrent Resolution 3.

#### HOUSE FILES WITHDRAWN

Windschitl of Harrison asked and received unanimous consent to withdraw <u>House File 203</u> and <u>House Concurrent Resolution 7</u> from further consideration by the House.

#### MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on February 15, 2023, passed the following bill in which the concurrence of the House is asked:

Senate File 75, a bill for an act relating to certain health facilities including ambulatory surgical centers and rural emergency hospitals, including licensing requirements and fees, providing penalties and making penalties applicable, providing emergency rulemaking authority, and including applicability and effective date provisions.

W. CHARLES SMITHSON, Secretary

### INTRODUCTION OF BILLS

<u>House File 306</u>, by Brown-Powers, a bill for an act making an appropriation to the department of cultural affairs from the rebuild Iowa infrastructure fund for purposes of a museum project.

Read first time and referred to committee on Appropriations.

<u>House File 307</u>, by Jeneary, a bill for an act repealing provisions for land surveys in connection with hazardous liquid pipeline construction projects and including effective date provisions.

Read first time and referred to committee on Judiciary.

<u>House File 308</u>, by Jeneary, a bill for an act repealing eminent domain authority for hazardous liquid pipelines and including effective date and applicability provisions.

Read first time and referred to committee on **Judiciary**.

House File 309, by Jeneary, a bill for an act relating to pipeline project investor disclosures and providing effective date and retroactive applicability provisions.

Read first time and referred to committee on Judiciary.

<u>House File 310</u>, by Jeneary, a bill for an act relating to liquid hazardous pipeline voluntary easement negotiation requirements and including effective date provisions.

Read first time and referred to committee on Judiciary.

House File 311, by Jeneary, a bill for an act relating to requiring landowner approval for a pipeline company submitting a request for the right to exercise eminent domain and including effective date and applicability provisions.

Read first time and referred to committee on **Judiciary**.

House File 312, by Mommsen, a bill for an act relating to the registration requirements for certain vessels, requiring water use permits, making appropriations, and including effective date provisions.

Read first time and referred to committee on Natural Resources.

<u>House File 313</u>, by Gustoff, Wood, Gehlbach, Determann, Mommsen, Shipley, and Fisher, a bill for an act relating to moneys received from citations issued using an automated or remote system for traffic law enforcement.

Read first time and referred to committee on **Public Safety**.

<u>House File 314</u>, by committee on Local Government, a bill for an act relating to methods of determining compensation for elected county officers.

Read first time and placed on the calendar.

<u>House File 315</u>, by committee on Education, a bill for an act relating to approved courses of instruction for school bus drivers.

Read first time and placed on the calendar.

<u>House File 316</u>, by committee on Commerce, a bill for an act relating to value-added products or services offered by insurers or producers.

Read first time and placed on the calendar.

House File 317, by committee on Natural Resources, a bill for an act relating to taking certain animals that are deemed a nuisance.

Read first time and placed on the calendar.

House File 318, by committee on Local Government, a bill for an act relating to certain filing deadlines for property tax credits available to certain elderly, disabled, and low-income persons and credits for manufactured or mobile home taxes and including effective date and applicability provisions.

Read first time and placed on the calendar.

<u>House File 319</u>, by committee on Health and Human Services, a bill for an act relating to physical examinations of personnel working in licensed or registered child care facilities.

Read first time and placed on the calendar.

<u>House File 320</u>, by committee on Commerce, a bill for an act relating to group capital calculation filings by certain insurance holding company systems.

Read first time and placed on the calendar.

House File 321, by Hora, a bill for an act relating to sexual exploitation of a minor and providing penalties.

Read first time and referred to committee on Judiciary.

House File 322, by Hora, a bill for an act relating to free deer hunting licenses issued to owners and tenants of farm units.

Read first time and referred to committee on Natural Resources.

<u>House File 323</u>, by committee on Education, a bill for an act authorizing school districts, accredited nonpublic schools, and charter schools to pay stipends to student teachers.

Read first time and placed on the calendar.

House File 324, by Young and Nordman, a bill for an act relating to the inclusion of the value of child restraint systems in the partial loss calculation for specified insurance settlements of first-party automobile partial losses and including applicability provisions.

Read first time and referred to committee on Commerce.

House File 325, by Shipley, a bill for an act relating to gender identity and sex under the Iowa civil rights Act.

Read first time and referred to committee on Judiciary.

<u>House File 326</u>, by Forbes, a bill for an act prohibiting the possession, sale, and use of consumer fireworks, providing penalties, and including transition and effective date provisions.

Read first time and referred to committee on Public Safety.

House File 327, by committee on Education, a bill for an act relating to education, including modifying provisions related to comprehensive school improvement plans, teacher librarians and guidance counselors, required days or hours of instruction in elementary and secondary schools, agreements between school districts and community colleges to teach certain courses, required courses in school districts and accredited nonpublic schools, and shared

operational functions, and authorizing school districts to offer sequential units in one classroom.

Read first time and placed on the calendar.

<u>House File 328</u>, by Shipley, a bill for an act establishing the multivitamin regimen pilot program in school districts to be administered by the department of education.

Read first time and referred to committee on Education.

House File 329, by Shipley, a bill for an act relating to the possession of egg-laying hens.

Read first time and referred to committee on Agriculture.

<u>House File 330</u>, by Shipley, a bill for an act relating to recitation of the state motto in school districts.

Read first time and referred to committee on Education.

<u>House File 331</u>, by Fry, a bill for an act relating to waiver or alteration of work search requirements for unemployment benefits due to a short-term temporary layoff.

Read first time and referred to committee on Labor and Workforce.

<u>House File 332</u>, by committee on State Government, a bill for an act relating to the disposition of real property belonging to the state by the director of the department of administrative services.

Read first time and placed on the calendar.

<u>House File 333</u>, by committee on State Government, a bill for an act relating to the filing of complaints with the Iowa public information board.

Read first time and placed on the **calendar**.

## SENATE MESSAGES CONSIDERED

Senate File 75, by Reichman, a bill for an act relating to rural emergency hospitals, including licensing requirements and fees, making penalties applicable, providing emergency rulemaking authority, and including applicability and effective date provisions.

Read first time and referred to committee on Ways and Means.

<u>Senate File 183</u>, by committee on Judiciary, a bill for an act relating to the maximum employment age for certain city public safety positions, and including effective date provisions.

Read first time and referred to committee on Public Safety.

## EXPLANATION OF VOTE

On February 15, 2023, I inadvertently voted "aye" on <u>Senate File 181</u>, I meant to vote "nay".

Brown-Powers of Black Hawk

#### BILL ENROLLED, SIGNED AND SENT TO GOVERNOR

The Chief Clerk of the House submitted the following report:

Mr. Speaker: The Chief Clerk of the House respectfully reports that the following bill has been examined and found correctly enrolled, signed by the Speaker of the House and the President of the Senate, and presented to the Governor for approval on this  $15^{\rm th}$  day of February: <u>House File 161</u>.

MEGHAN NELSON Chief Clerk of the House

### STUDY BILL COMMITTEE ASSIGNMENTS

## H.S.B. 161 Public Safety

Relating to the use of automated traffic enforcement systems on the primary road system.

# H.S.B. 162 Public Safety

Relating to the maximum employment age for certain city public safety positions, and including effective date provisions.

## H.S.B. 163 Local Government

Relating to requirements for the split and consolidation of parcels.

## H.S.B. 164 Local Government

Relating to access to and use of the county land record information system.

## H.S.B. 165 Commerce

Relating to public utilities that apply for an electric fuel dealer license or an electric fuel user license.

## H.S.B. 166 Public Safety

Relating to motor vehicle enforcement duties of the department of public safety and the department of transportation, making appropriations, and including effective date provisions.

#### H.S.B. 167 Commerce

Relating to insurance policy terms and public policy considerations.

## **H.S.B.** 168 Transportation

Relating to certain place-of-business requirements for licensed motor vehicle dealers who conduct sales via the internet and deliver vehicles to buyers.

#### H.S.B. 169 Education

Relating to supplementary weighting for certain shared operational functions and including effective date and applicability provisions.

## H.S.B. 170 Transportation

Relating to department of transportation employees designated as peace officers, and including effective date provisions.

## H.S.B. 171 Judiciary

Relating to statutory corrections which may adjust language to reflect current practices, insert earlier omissions, delete redundancies and inaccuracies, delete temporary language, resolve inconsistencies and conflicts, update ongoing provisions, or remove ambiguities, and including effective date and retroactive applicability provisions.

#### SUBCOMMITTEE ASSIGNMENTS

**House File 233** 

Education: Gehlbach, Chair; Hora and Matson.

**House File 283** 

Education: Gustoff, Chair; Boden and Cahill.

**House File 294** 

Education: Gehlbach, Chair; Ehlert and Sorensen.

**House File 299** 

Judiciary: Holt, Chair; Kaufmann and Wilburn.

## STUDY BILL SUBCOMMITTEE ASSIGNMENTS

**House Study Bill 161** 

Public Safety: P. Thompson, Chair; Levin and Wheeler.

**House Study Bill 162** 

Public Safety: Gustoff, Chair; Fisher and Scheetz.

**House Study Bill 163** 

Local Government: Rinker, Chair; Cooling and Henderson.

**House Study Bill 164** 

Local Government: Golding, Chair; Amos, Jr. and Stoltenberg.

**House Study Bill 165** 

Commerce: Wilz, Chair; Best and Forbes.

## **House Study Bill 166**

Public Safety: P. Thompson, Chair; Dieken and Wessel-Kroeschell.

**House Study Bill 167** 

Commerce: Lundgren, Chair; Kniff McCulla and Srinivas.

**House Study Bill 168** 

Transportation: Sieck, Chair; Bagniewski and Thomson.

**House Study Bill 169** 

Education: Ingels, Chair; Kurth and Stone.

**House Study Bill 170** 

Transportation: Henderson, Chair; Cooling and Dunwell.

**House Study Bill 171** 

Judiciary: Gustafson, Chair; Collins and Scheetz.

### COMMITTEE RECOMMENDATIONS

MR. SPEAKER: The Chief Clerk of the House respectfully reports that the following committee recommendations have been received and are on file in the office of the Chief Clerk:

> MEGHAN NELSON Chief Clerk of the House

## COMMITTEE ON APPROPRIATIONS

Committee Bill (Formerly House File 192), establishing a scenic byways enhancement fund, including by providing for voluntary contributions to the fund, and including effective date provisions.

Fiscal Note: No

Recommendation: Do Pass February 15, 2023.

Committee Bill (Formerly House File 193), authorizing length of service award programs for volunteer fire fighters, volunteer emergency medical care providers, and reserve peace officers, and making appropriations.

Fiscal Note: No

Recommendation: Do Pass February 15, 2023.

#### COMMITTEE ON ECONOMIC GROWTH AND TECHNOLOGY

Committee Bill (Formerly House File 153), creating a vacant school building demolition grant program and fund and making appropriations.

Fiscal Note: No

Recommendation: Amend and Do Pass February 15, 2023.

Committee Bill (Formerly House Study Bill 12), relating to consumer data protection, providing civil penalties, and including effective date provisions.

Fiscal Note: No

Recommendation: Amend and Do Pass February 15, 2023.

## COMMITTEE ON PUBLIC SAFETY

Committee Bill (Formerly House Study Bill 55), relating to probation, including discharge credits, educational credits, and workforce credits.

Fiscal Note: No

Recommendation: Amend and Do Pass February 15, 2023.

Committee Bill (Formerly House Study Bill 83), relating to eluding or attempting to elude a pursuing law enforcement vehicle, and providing penalties.

Fiscal Note: No

Recommendation: Amend and Do Pass February 15, 2023.

## COMMITTEE ON STATE GOVERNMENT

Committee Bill (Formerly House File 34), concerning persons appointed to a convention called by the United States Congress to propose amendments to the United States Constitution, providing a penalty, and including effective date provisions.

Fiscal Note: No

Recommendation: Do Pass February 15, 2023.

Committee Bill (Formerly House File 179), relating to the administration of injections by licensed optometrists.

Fiscal Note: No

Recommendation: Amend and Do Pass February 15, 2023.

Committee Bill (Formerly House Study Bill 143), relating to the disposition of real property belonging to the state by the director of the department of administrative services.

Fiscal Note: No

Recommendation: Do Pass February 15, 2023.

Committee Bill (Formerly House Study Bill 144), relating to public records requests.

Fiscal Note: No

Recommendation: Amend and Do Pass February 15, 2023.

Committee Bill (Formerly House Study Bill 145), relating to the filing of complaints with the Iowa public information board.

Fiscal Note: No

Recommendation: Do Pass February 15, 2023.

Committee Bill (Formerly House Study Bill 148), relating to the use of certain

refrigerants.

Fiscal Note: No

Recommendation: Do Pass February 15, 2023.

#### COMMITTEE ON TRANSPORTATION

Committee Bill (Formerly House File 55), regarding the registration and titling of motor vehicles, including by providing for initial registration and titling by any county treasurer and by modifying related fees and the amount of fees retained by county treasurers.

Fiscal Note: No

Recommendation: Do Pass February 15, 2023.

Committee Bill (Formerly House Study Bill 27), relating to restricted commercial driver's licenses for certain persons employed in designated farm-related service industries.

Fiscal Note: No

Recommendation: Do Pass February 15, 2023.

## COMMITTEE ON WAYS AND MEANS

Committee Bill (Formerly <u>House File 67</u>), relating to the adoption tax credit available against the individual income tax.

Fiscal Note:  $\mathbf{No}$ 

Recommendation: Do Pass February 15, 2023.

Committee Bill (Formerly <u>House Study Bill 66</u>), establishing an exemption for certain property classified as agricultural based on levee and drainage district assessments.

Fiscal Note: No

Recommendation: Do Pass February 15, 2023.

**Committee Bill** (Formerly <u>House Study Bill 69</u>), relating to an entity-level taxation election for pass-through entities and allowing a partner or shareholder to claim a credit against the individual income tax.

Fiscal Note: No

Recommendation: Amend and Do Pass February 15, 2023.

On motion by Windschitl of Harrison, the House adjourned at 4:03 p.m., until 8:30 a.m., Thursday, February 16, 2023.